SOUTHERN DISTRICT OF N		<del>-</del>	
I.A., et al.,		X :	
,	Plaintiffs,	:	
		:	
-against-		:	22 Civ. 6449 (LGS)
		•	
		:	<u>ORDER</u>
NEW YORK CITY DEPARTMENT OF			
EDUCATION,		:	
	Defendant.	:	
		:	
		X	

## LORNA G. SCHOFIELD, District Judge:

UNITED STATES DISTRICT COURT

WHEREAS, Plaintiff filed a Complaint on July 29, 2022. Defendant filed its Answer on September 21, 2022. It is hereby

**ORDERED** that by October 4, 2022, the parties shall return an executed Notice,

Consent, and Reference of a Civil Action to a Magistrate Judge form to the Clerk of Court,<sup>1</sup> if
the parties agree to conduct all further proceedings before Judge Willis, in compliance with Rule
73.1 of the Local Civil Rules for the Southern and Eastern Districts of New York. It is further

ORDERED that by October 18, 2022, Plaintiff shall file a motion for summary judgment, not to exceed 25 pages. By November 8, 2022, Defendant shall file the opposition and any cross-motion for summary judgment, not to exceed 30 pages. By November 29, 2022, Plaintiff shall file a reply and opposition to Defendant's cross-motion for summary judgment if any, not to exceed 15 pages. By December 13, 2022, Defendant shall file a reply in support of the cross-motion for summary judgment if any, not to exceed 10 pages. Notwithstanding these aforementioned page limits, each party has discretion over how to allocate its respective 40

 $\frac{https://nysd.uscourts.gov/sites/default/files/practice\_documents/kpfSDNYFormConsentingToPro}{ceedForAllPurposesBeforeAMagistrateJudge.pdf.}$ 

<sup>&</sup>lt;sup>1</sup> The form is available at

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pages total of briefing across its two briefs, provided neither party exceeds the 40 pages of

briefing total. It is further

**ORDERED** that the parties shall Bates-stamp the administrative record (the "Record")

such that each page has a unique Bates number. It is further

**ORDERED** that, in lieu of separate Local Rule 56.1 statements, the parties shall file a

joint statement of undisputed facts ("Joint Statement"), with citations to the Bates-stamped

Record, by the time that the first brief is due. The parties shall indicate any disputed facts

clearly in the Joint Statement. It is further

**ORDERED** that, within two days of the cross-motions being fully briefed, the parties

shall email to Chambers a text-searchable copy of the Bates-stamped Record and a Word version

of the Joint Statement. Defendants (as the last-to-file party) shall also submit the courtesy copies

of all filings to Chambers. Except as provided here, the parties shall follow the Individual Rules

on motions, exhibits and courtesy copies.

If the parties consent to Judge Willis's jurisdiction, they shall seek further instructions

from Judge Willis on delivering electronic copies of the record and the Joint Statement and

physical courtesy copies to her Chambers.

Dated: September 26, 2022

New York, New York

Lorna G. Schofiel

UNITED STATES DISTRICT JUDGE

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